

STEAMER TABLE.

From San Francisco:	
China	Feb. 20
Alameda	Feb. 9
Mongolia	Feb. 13
For San Francisco:	
Doric	Feb. 9
Alameda	Feb. 14
From Vancouver:	
Moana	Feb. 10
For Vancouver:	
Aorangi	Feb. 7

OLD AS WELL AS NEW SUBSCRIBERS ARE ENTITLED TO VOTES IN THE \$2000 CONTEST

EVENING BULLETIN

3:30 O'CLOCK

TODAY IS A GOOD TIME TO START

EDITION

ONE VOTE FOR

THE EVENING BULLETIN
\$2000 PRIZE CONTEST.

TUESDAY, FEB. 6, 1906.

This vote is good for seven days from date.

VOL. XVIII No 3300

HONOLULU, TERRITORY OF HAWAII, TUESDAY FEBRUARY 6, 1906

PRICE 5 CENTS

HAWAII'S PLEA HEARD IN COMMITTEE

Republicans United
And Districts Agree On
New Rules For Party

CENTRAL COMMITTEE'S FINAL ACTION

Republican party rules, as amended after several months of careful consideration, will be finally passed tomorrow evening at a meeting of the Territorial Central Committee of the Republican party at headquarters on Fort street.

Today it is declared that all argument has ceased, and that Fourth and Fifth District men will tomorrow come together, agreeing not to disagree and the new rules will become law with all Republicans.

A meeting was to have been held last Saturday evening for the purpose above noted, but there were so many attractions, with a boxing contest, the automobile sensation at the Orpheum, a luncheon or more, dances and lodge meetings, that a quorum could not be secured.

Perhaps the most important of the rules to go into effect is that which provides that anybody, serving as a delegate to a convention or as a committeeman, who shall oppose a regularly nominated candidate, shall forfeit his right as such delegate or committeeman. This rule is not for the purpose of barring members of any club or civic federation, applying particularly to convention delegates and members of committees.

Representation in the convention is to be on the basis of the Senatorial vote, one delegate for every twelve votes or fraction of seven or more.

There will be two ballot boxes, one for Territorial delegates and one for County and District delegates.

The County Committee is to have general supervision of the party work within its own County.

In Counties of more than one representative district there will be sub-committees in each district. In Oahu, for example, the County Committee will be made up of the Fourth and Fifth Districts' representation and these district representations will be the district sub-committees and have direct charge of affairs in such districts.

Proxies can be given to men in the same precinct or within the same district.

The County and District Convention will nominate for the Senate, the House of Representatives, and County officers. The several district delegations will vote separately for Representatives, as before, and for local County officers.

Most of the amended rules have already been passed. Those which have not received final action will be passed tomorrow and then the rules will be adopted as a whole.

PINEAPPLES

The next consignment of the Tropic Fruit Co.'s selected pineapples will go forward to the Coast per S. S. Alameda Feb. 14. Leave orders at Wells Fargo office, King St.

Correct Clothes
For Men

are tailored from the choicest fabrics of foreign and domestic looms. Only clothes are used which will give perfect wear and possess superior finish.

Never before have we been able to show such a diversity of patterns, all in harmony with good taste, for the extreme dresser and the conservative gentleman.

MADE BY

Alfred Benjamin & Co.,
NEW YORK

The Kash Company Ltd.

AGENTS

Anin
Under
Arrest

This afternoon Deputy Attorney General Milverton secured from Judge Lindsay the mittimus under which Anin is placed in the custody of the High Sheriff to serve his sentence of ten days' imprisonment for contempt. The mittimus was placed in the hands of Deputy High Sheriff George Sea for service. Anin was found without difficulty, and was placed under arrest.

In the meantime Judge Humphreys has prepared a petition for a writ of habeas corpus for Anin, which will be presented to Chief Justice Frear as soon as possible. An Frear is attending the funeral of Col. W. F. Allen. It will probably not be presented before late this afternoon. It is presumed that Anin will be released under bond until such time when the writ is made returnable.

KONA WILL HELP
WITH MACHINERY FOR
CRIPPLED ONOMEA

That large losses may not be incurred through a failure to properly handle the sugar crop at Onomea plantation, on Hawaii, some immediate arrangements must be made to meet the damage done by the fire which destroyed the boiling house on Saturday night.

Kona plantation has offered Onomea the use of eight centrifugals which will not be needed on Kona for perhaps a year and it is probable that the offer will be accepted.

BAND AT HAWAII

In respect to the memory of the late Col. W. F. Allen, the Hawaiian band will not give its public concert at Thomas Square this evening, the late residence of deceased being in the immediate vicinity of the Square, but will instead give its concert at the Hawaiian hotel.

BUSINESS HOUSES CLOSE

All the banks and most of the principal business houses of the city closed their doors at 2 o'clock this afternoon in respect to the memory of the late Col. W. F. Allen, whose funeral occurs at 3 o'clock.

CAMPBELL COMING

A private cablegram received today from Treasurer Campbell announces that he will leave Washington today on his way home to Hawaii. He is expected to arrive in the China February 19.

Hackdriver Gouveia and Clerk Woodward testified this afternoon in the E. V. Richardson case. Both gave evidence regarding the attempt which the defendant made on the night of Feb. 17, 1904, to have Woodward go with him to take \$150 out of the Water Works safe.

What
You
Save

is what counts, not what you earn. When you have saved money don't let it lie idle in your wallet. It won't work for you there. Bring it to us and let us invest it for you and you will soon be receiving dividends which can in their turn be invested. This is the true road to wealth and contentment.

Hawaiian
Trust Co., Ltd
Fort Street, HonoluluHabeas Corpus Writ
Prepared To
Gain Anin's Liberty

SUPREME COURT DENIES HIS APPEAL

The Attorney General's Department today finally succeeded in bringing Y. Anin up against the prison door for the contempt of court he committed in refusing to answer the Grand Jury's question. The Supreme Court today dismissed Anin's exceptions from Judge Lindsay's sentence, and the defendant is thus remanded to the custody of the High Sheriff, but it is certain that Anin will not have to spend the night in durango vile, for as soon as he has been surrendered, a writ of habeas corpus will be sued out, and the fight will be on again.

The question which the Supreme Court was to decide today was whether the exceptions taken by Anin from the Circuit Court would lie or not. It did not appear that Judge Humphreys was much worried about the matter, as a matter of fact he stated to the court that habeas corpus might take longer time than exceptions, as he could apply for a writ of habeas corpus to any judge in the Territory, Judge Matthews in Kona, for instance, and thus cause great delay.

Humphreys went on to argue on the construction of section 3073 of the revised Laws, which deals with contempt. He held that this was a case of civil contempt, from which exceptions would lie, and not criminal contempt. He was asked by the Court to define these

two kinds of contempt and did so ex tempore, stating that civil contempt was any refusal to obey the order of the court, while criminal contempt was committed by acts of violence and boisterous conduct, such as was punishable by statute, committed in the presence of the court. Later on he found and presented authorities giving practically the same definitions.

The Court indulged in a lengthy examination of authorities, whereupon Chief Justice Frear rendered the opinion, stating that the Court did not deem it necessary for the other side to argue.

Frear stated that for the Court to allow appeals in cases of direct contempt would be nugatory of the powers of courts. The question was whether section 3073 permitted a remedy of this sort in a case of this kind. The section did certainly not give any such right.

"This statute, as far as it goes, strengthens the view that no appeal, exceptions or writ of error would lie in a case of direct contempt," said the Court in conclusion. "In the opinion of this Court this is a case of direct contempt. The exceptions are dismissed."

Justice Hartwell added that if a civil contempt was committed in this case (Continued on Page 4.)

Hepburn
Responds,
All Well
Dredger
Sued For
\$30,000

"All well.—Hepburn." This is the text of a cablegram received this morning by Mr. and Mrs. Roy Chamberlain. They had been informed of the Associated Press cablegram published by the morning paper stating that Representative Hepburn is seriously ill, and immediately cabled direct to inquire for details.

The response indicates that an error was either made by the press association or by the paper in interpreting the cablegram. Mr. Chamberlain said it might have reference to Mrs. Chamberlain's brother, whom they had heard might be invalided home from the Philippines, or it might be some Hepburn entirely outside their family ties, for they would undoubtedly be kept informed by cable as to any serious trouble in the family.

The many friends of the Chamberlains and Col. and Mrs. Hepburn will be pleased to learn that fears for the health and comfort of the Congressman were without foundation.

NO TROUBLE ABROAD

The Germania Life, since its beginning, has permitted its stockholders one vote for every \$100 worth of stock held, and its policy holders one vote for every \$100 of reserve accruing to the policy. Mr. Doremus said that one-third of the company's business is done in Germany.

"Have you ever had trouble with the German government?" "Never. On the contrary, their treatment has always been most courteous."—The New York Evening Telegram, Dec. 20, 1905.

Governor Carter's condition is reported to be still favorable in every way. His temperature is normal and he spent a good night. The Governor is sitting up through the day and has even walked a few steps.

S. B. Kingsbury has opened law offices in the Boston building, rooms 200, 201, 202. Telephone Main 192.

"For Sale" cards at Bulletin.

Harry Waterhouse Trust Co., Ltd.,
Stock and Bond Brokers,
Offices: Over Fort and Merchant Sts.
Telephone Exchange No. 4.

The Pacific Mail Steamship Co. this morning filed a libel for \$30,000 damages against the dredger Pacific. It is shown that when the steamship Siberia left Honolulu November 10, 1905, a wire cable and anchor chain fouled her starboard propeller, shaft and sleeve. It was unsafe for the vessel to anchor then and there, so she anchored a mile off shore and sent for a diver, with whose assistance the anchor chain was extricated, but it was found impossible to remove the wire cable from the shaft, and the vessel was delayed seven hours.

It is further shown that the steamship, on her arrival at Yokohama, had the wire removed by divers, this work lasting for three days and one night. In January the Siberia reached San Francisco, where she was ordered placed in drydock and surveyed. The repairs involved great expense and the docking caused great delay. It is pointed out that the vessel, when the accident occurred, was within the lines of the harbor and neither her officers nor pilot knew of the location of the cable.

The libel goes on to show that the wire and chain belonged to the dredger Pacific and had been dropped in the channel for the libellee's convenience and by its gross and culpable negligence.

The damage caused is shown to amount to \$30,000. A writ of attachment against the dredger is prayed for also the amount stated.

J. HOPP & CO.

ALEXANDER YOUNG BUILDING.
Have Just Opened a Large
Shipment of

LARGE-SIZED RUGS IN

AXMINSTERS, BRUSSELS

and TAPESTRY GOODS.

Take your Christmas Money

and buy a Good Parlor Rug.

FORTIFICATION
APPROPRIATIONS

(Associated Press Special Cable)

WASHINGTON, D. C., Feb. 6.—Delegate Kalaniana'ole's bill for the establishment of a public works fund for Hawaii is being considered today by the House Committee on Territories. This bill carries out the President's recommendation for setting aside 75 per cent. of Federal revenues of Hawaii as a public works fund.

The fortifications appropriation for this session includes \$1,087,000, for the insular possessions, divided so as to give \$600,000, for sea coast batteries and \$150,000, for the purchase of sites in Hawaii and \$300,000, for guns and ammunition.

BRITISH SHIP BURNED.

(Associated Press Special Cable)

ANPING, Formosa, Feb. 6.—The British bark Mobile Bay has been destroyed by fire. The crew landed here.

DEADLY OREGON COLLISION.

PORTLAND, Ore., Feb. 6.—Four persons were killed and ten injured by a collision today on the Oregon Railway and Navigation line.

CHILDREN LIGHT DEADLY FIRE.

BALTIMORE, Md., Feb. 6.—Nine colored persons were burned to death today near Curtis Bay as a result of children lighting the fire.

SAN FRANCISCO, Cal., Feb. 5.—SUGAR: Beets, 88 analysis, is 10 1-2d. Previous quotation, 8s.

Monster Of Waialua
Will Go
To Trial In March
ENTERS PLEA OF NOT GUILTY TODAY

Frank Johnson, the Waialua murderer, whose atrocious deed caused the entire local community to ferment a few weeks ago, this morning entered a plea of not guilty. He will be tried during the end of March.

Johnson appeared before Judge Lindsay this morning at 9:30 o'clock to give his plea to the charge against him of murder in the first degree. When the name of his case was called he stood up and glanced nervously up and down the court room. His hands were moving rapidly along the hem of his vest, folding and unfolding. He has the expression of a rat caught in a trap.

When Judge Lindsay asked Johnson what his plea was, he seemed quite rattled. His attorney, Judge Kingsbury, who was appointed to defend Johnson, stated that he had advised his client what to plead. Johnson was asked again by the Court what his plea was.

"I don't know, sir," he answered in such a low tone that it could hardly be heard.

The Court ordered a plea of not guilty entered and left the setting of the case for trial to the attorneys on both sides, and Judge Kingsbury immediately had a consultation with Attorney General Peters about the matter.

Peters and Kingsbury agreed to set the time for the setting of the case for trial for March 5, with the stipulation that Johnson is too ill to appear in court.

COURT AND JURY
GOES TO WITNESS

The following jury was this forenoon secured to try the E. Vivian Richardson embezzlement case: S. Losser, H. Lyman, J. C. Abreu, W. C. Gilman, W. R. Walters, E. O. White, J. Orndenstein, Jas. Houghton, J. J. Alberts, A. A. Dunn, A. F. Simpson and J. F. Soper. The Court and jury left for the residence of Andrew Brown, the former Superintendent of Water Works, to hear his testimony, as for trial for March 5, with the stipulation that Johnson is too ill to appear in court.

A Clap of Thunder
Out of a Clear Sky

couldn't be more startling than our GREAT CLEARANCE SALE of Misses', Children's and Infants' Shoes.

Highest grade shoe-wear for one-fourth, one-third and one-half the regular price. Every mother is interested and asking "How can they do it?"

We can and will easily explain when you come in. Note the reduced prices, then come early and buy. You will be sure to meet some of your friends here.

200 pairs Misses' Tan Shoes; lace, button and slippers. Sizes 11-12 to 2-12. Former price \$3.75, \$3.00, \$2.50; NOW 75¢.

300 pairs Children's Tan Shoes; lace and buttons only. Sizes 8 to 11. Former price \$2.75, \$2.50, \$2.00; NOW 50¢.

100 pairs Infants' Tan, Red and Black Shoes. Sizes 2-12 to 5. Former price \$2.00, \$1.75, \$1.50; NOW 50¢.

TERMS CASH AND POSITIVELY NO EXCHANGES.

Manufacturers Shoe Co., Ltd.

PHONE MAIN 282

1051 FORT STREET—HONOLULU